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UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY
Caption in Compliance with D.N.J. LBR 9004-1(b)
Eric J Clayman, Esquire Jenkins & Clayman 412 White Horse Pike Audubon, NJ 08106 (8546) 546-9696 Attorneys for debtor
In Re:
Myla Giles debtor(s)

Order Filed on November 13, 2018 by Clerk U.S. Bankruptcy Court District of New Jersey

Case No.: 15-26641

Chapter: \_\_\_\_\_13

Judge: ABA

## ORDER ON MOTION TO VACATE DISMISSAL OF CASE

The relief set forth on the following page is hereby **ORDERED**.

DATED: November 13, 2018

Honorable Andrew B. Altenburg, Jr. United States Bankruptcy Court

## Cases 4:51-2-262644 ABABA Dotto 8:984-File of illed 1130/1129/113 Enterrette 12td 1130/1129/1133 2136 3140:5 Des Dots a in Products and exolution Page (2) of 2

,	The deb	tor having	filed a	motion	to vacate	dismissal	of case;	and the	court l	having
conside	red any	objections	filed; a	nd for g	ood caus	e shown; i	it is			

☐ ORDERED that the motion is granted and the order dismissing case is vacated effective on the date of this order. No actions taken during the period this case was dismissed were subject to the automatic stay or other provisions of the Bankruptcy Code;

IT IS FURTHER ORDERED that any deadline unexpired at the time of dismissal is nullified and reset as follows. Creditors and/or parties in interest have:

- 1. until the original deadline fixed by the court to file a complaint to object to the debtor's discharge or dischargeability of certain debts, or 60 days from the date of this Order, whichever is later;
- 2. until the original deadline fixed by the court to file a proof of claim or required supplement, or 60 days from the date of this Order, whichever is later; and
- 3. until the original deadline fixed by the court to object to exemptions, or 30 days from the date of this Order, whichever is later.
- 4. debtor's case shall continue at \$22,618 paid to date, then \$1,256 for 8 months commencing November 1, 2018, then \$0 for 3 months commencing July 1, 2019, then \$1,256 for 9 months commencing October 1, 2019, then \$0 for 3 months commencing July 1, 2020, for a total plan length of 60 months.

IT IS FURTHER ORDERED that if the meeting of creditors has not been concluded, the debtor must contact the case trustee to schedule a new date for the meeting, and must provide 21 days' notice under Bankruptcy Rule 2002(a)(1) of the new date to all creditors and parties in interest.

IT IS FURTHER ORDERED that if this is a chapter 13 case, and the debtor's plan has
not been confirmed, the confirmation hearing is rescheduled ton/a
at  ☐ ORDERED that the motion to vacate order dismissing case is denied.

IT IS FURTHER ORDERED that whether the motion is granted or denied, the debtor must, within 3 days of the date of this Order, serve all creditors and parties in interest with a copy of this Order and immediately thereafter file Local Form *Certification of Service*.